Case: 1:12-cr-00491 Document #: 218 Filed: 03/26/14 Page 1 of 10 PageID #:1792

AO 245B

(Rev. 09/11) Judgment in a Criminal Case

Sheet 1

# UNITED STATES DISTRICT COURT

	Northern Dis	strict of Illinois		
UNITED STATES OF AMERICA		) JUDGMENT II	N A CRIMINAL CA	SE
<b>v.</b>		)		
David Troncoso		Case Number:	12 cr 491-8	
		USM Number:	44784-424	
		) Paul Camarena		
THE DEFENDANT:		Defendant's Attorney		
X pleaded guilty to count(s) Count One (1)				
pleaded nolo contendere to count(s) which was accepted by the court.				
☐ was found guilty on count(s)  after a plea of not guilty.				
The defendant is adjudicated guilty of these offenses	s:			
Title & Section Nature of Offense 42 USC 1320a-7b(b)(1)(A) Conspiracy to Solicit	and Receive Kicl	chacks	Offense Ended	Count
The defendant is sentenced as provided in pa he Sentencing Reform Act of 1984.  The defendant has been found not guilty on count	•	10 of this judgm	ent. The sentence is impo	sed pursuant to
		dismissed on the motion of	of the United States	
It is ordered that the defendant must notify to mailing address until all fines, restitution, costs, an he defendant must notify the court and United State		attorney for this district with ents imposed by this judgment terial changes in economic March 25, 2014  Date of Imposition of Judgment  Signature of Judge	nin 30 days of any change ent are fully paid. If ordere circumstances.	of name, residence, d to pay restitution,
NE BIEIRICT COURT		Robert M. Dow, Jr., U.S. District Name and Title of Judge	t Court Judge	
cuit MAR 26 PM 3: 03		March 26, 2014		
ZOIL MAR 26 PM 3: 03		Date		

AO 245B (Rev. GASA: 1:12 rcr QQ491 aDocument #: 218 Filed: 03/26/14 Page 2 of 10 PageID #:1793

Sheet 4—Probation

Judgment—Page 2 of 10

DEFENDANT: David Troncoso CASE NUMBER: 12 cr 491-8

#### **PROBATION**

The defendant is hereby sentenced to probation for a term of: Two (2) years on Count One (1).

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of placement on probation and at least two periodic drug tests thereafter, as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of probation that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

#### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

(RCase:) 1.12-201-1004911 Document #: 218 Filed: 03/26/14 Page 3 of 10 PageID #:1794 AO 245B

David Troncoso

**DEFENDANT:** CASE NUMBER: 12 CR 491-8 Judgment—Page 10 3 of

# SPECIAL CONDITIONS OF PROBATION

Defendant to give 200 hours to community service, at direction of Probation Office.

AO 245B (Rev Co) Sp. julighten Gra 0.0491 Document #: 218 Filed: 03/26/14 Page 4 of 10 PageID #:1795 Sheet 5 — Criminal Monetary Penalties

DEFENDANT:

David Troncoso

CASE NUMBER:

12 cr 491-8

## **CRIMINAL MONETARY PENALTIES**

10

Judgment — Page 4

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

			and pay are total erm	mar monetary penar	nes under the ser	eduic of payments of	i sheet o.	
тот	ΓALS	\$	Assessment 100		Fine \$	S	Restitution	
	The deter	minat deter	ion of restitution is de	ferred until	An Amended	Judgment in a Crin	ninal Case (AO 245C) w	rill be entered
	The defer	ndant	must make restitution	(including communit	y restitution) to t	he following payees i	in the amount listed belo	ow.
	If the defe the priori before the	endan ty ord Unit	t makes a partial paym er or percentage paym ed States is paid.	ent, each payee shall ent column below. I	receive an appro However, pursua	oximately proportionent to 18 U.S.C. § 366	ed payment, unless spec 54(i), all nonfederal vict	ified otherwise in ims must be paid
<u>Nam</u>	e of Pay	<u>ee</u>	:	Total Loss*	Rest	itution Ordered	Priority or	Percentage
тот	CALS		\$		\$		-	
	Restituti	on am	ount ordered pursuant	to plea agreement	\$			
	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).							
			rmined that the defend				ad that:	
			st requirement is waive				a mat.	
			st requirement for the		estitution is mod			

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO 245B Sheet 6 — Schedule of Payments

David Troncoso

5	of	10
	5	5 of

**DEFENDANT:** CASE NUMBER: 12 cr 491-8

# **SCHEDULE OF PAYMENTS**

Hav	ing a	issessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:
A	X	Lump sum payment of \$ 100 due immediately, balance due
		□ not later than, or □ in accordance □ C, □ D, □ E, or □ F below; or
В		Payment to begin immediately (may be combined with $\square$ C, $\square$ D, or $\square$ F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F		Special instructions regarding the payment of criminal monetary penalties:
	defer Join Defe	e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during ment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial bility Program, are made to the clerk of the court.  Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.  In and Several endant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
		defendant shall pay the cost of prosecution.
		defendant shall pay the following court cost(s):
X	The See	defendant shall forfeit the defendant's interest in the following property to the United States: attached Proposed Preliminary Order of Forfeiture

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA	)	
	)	No. 12 CR 491-8
v.	)	
DAVID TRONCOSO	)	Judge Robert M. Dow, Jr

### PRELIMINARY ORDER OF FORFEITURE

This matter comes before the Court on motion of the United States for entry of a preliminary order of forfeiture as to specific property pursuant to the provisions of Title 18, United States Code, Section 982 and Fed. R. Crim. P. 32.2, and the Court being fully informed hereby finds as follows:

- (a) On June 27, 2012, an indictment was returned charging DAVID TRONCOSO and others in Count One with conspiracy to offer and pay kickbacks in violation of Title 18, United States Code, Section 371, and Title 42, United States Code, Section 1320a-7b(b)(2)(A), among other violations;
- (b) The indictment sought forfeiture to the United States of any and all right, title and interest defendant DAVID TRONCOSO may have in property, real and personal, which constitutes and is derived directly and indirectly from gross proceeds traceable to the offense charged in Count One, including but not limited to the following:
  - 1. the total amount of Medicare reimbursements made on claims submitted on behalf of patients for whom defendant DAVID TRONCOSO received kickbacks, and
  - 2. the total amount of kickbacks received by defendant DAVID TRONCOSO.

(c) On April 24, 2013, pursuant to Fed. R. Crim. P. 11, defendant DAVID TRONCOSO entered a voluntary plea of guilty to Count One of the indictment, charging him with a violation of 42 U.S.C. § 1320a-7b(b)(2)(A), thereby making certain property subject to forfeiture pursuant to 18 U.S.C. § 982(a)(7), which states in part:

The court, in imposing sentence on a person convicted of a Federal health care offense, shall order the person to forfeit property, real or personal, that constitutes or is derived, directly or indirectly, from gross proceeds traceable to the commission of the offense;

- (d) As a result of his violation of 42 U.S.C. § 1320a-7b(b)(2)(A), in which defendant DAVID TRONCOSO pled guilty, the United States submits that funds in the amount of \$3,300 are subject to forfeiture as the gross proceeds traceable to the commission of the charged violation of 42 U.S.C. § 1320a-7b(b)(2)(A), and are therefore subject to forfeiture pursuant to 18 U.S.C. § 982(a)(7);
- (e) Pursuant to Fed. R. Crim. P. 32.2(b)(2)(B) as amended on December 1, 2009, unless doing so is impractical, the court must enter the preliminary order of forfeiture sufficiently in advance of sentencing to allow the parties to suggest revisions or modifications before the order becomes final as to the defendant at sentencing;
- (f) In accordance with this provision, the United States requested that this Court enter a judgment in the amount of \$3,300, and further enter a preliminary order of forfeiture pursuant to the provisions of 18 U.S.C. § 982(a)(7) forfeiting all right, title, and interest defendant DAVID TRONCOSO has in funds in

the amount of \$3,300 as property constituting and derived from proceeds obtained from the offense of conviction;

(g) Pursuant to 18 U.S.C. § 982 and Fed. R. Crim. P. 32.2, the United States requested that the terms and conditions of this preliminary order of forfeiture be made part of the sentence imposed against defendant DAVID TRONCOSO and included in any judgment and commitment order entered in this case against him.

Accordingly, it is hereby ORDERED, ADJUDGED and DECREED:

- 1. A judgment is entered against defendant DAVID TRONCOSO in the amount of \$3,300 as proceeds obtained as the result of the violation alleged in Count One of the indictment. It is further ordered,
- 2. That, pursuant to the provisions of 18 U.S.C. § 982 and Fed. R. Crim. P. 32.2, all right, title, and interest defendant DAVID TRONCOSO may have in the \$3,300 judgment is hereby forfeit to the United States of America or disposition according to law. It is further ordered,
- 3. That, if by an act or omission on the part of defendant DAVID TRONCOSO, funds in the amount of \$3,300 cannot be located to satisfy the forfeiture judgment, pursuant to the provisions of 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 982(b)(1), the United States has the authority to forfeit substitute assets up to the amount of the entered judgment amount to satisfy the money judgment entered by this Court. It is further ordered,

Case: 1:12-cr-00491 Document #: 218 Filed: 03/26/14 Page 9 of 10 Pagel 9 #:1900

4. That, pursuant to 21 U.S.C. § 853, as incorporated by 18 U.S.C. §

982(b)(1), and Subdivision(b)(3) of Rule 32.2 of the Federal Rules of Criminal

Procedure, upon entry of this preliminary order of forfeiture, the Court hereby

authorizes the Attorney General or his designated representatives to conduct

discovery to identify or locate property subject to forfeiture, including substitute

assets, and to seize property ordered forfeited upon such terms and conditions as set

forth by the Court. It is further ordered,

5. That, should assets become available to satisfy the forfeiture judgment

in the future, the United States shall at that time file a motion for substitution of

assets before this Court requesting permission to seize such assets and publish

notice of the United States' intent to forfeit the property in satisfaction of the

forfeiture money judgment according to law. It is further ordered,

6. That, the terms and conditions of this preliminary order of forfeiture

are part of the sentence imposed against defendant DAVID TRONCOSO and shall

be made part of any judgment and commitment order entered in this case against

him. It is further ordered,

7. That, this court shall retain jurisdiction in this matter to take

additional action and enter further orders as necessary to implement and enforce

this forfeiture order.

Robert M. Dow, Jr.

ROBERT M. DOW, JR.

Case: 1:12-cr-00491 Document #: 218 Filed: 03/26/14 Page 10 of 10 Page #:1801

United States District Judge

Dated: 3/25/2014